UNITED STATES DISTRICT COURT FOR.THE EASTERN DISTRICT OF PENNSYLVANIA

) LARRY CENTERS, MELVIN ALDRIDGE, PATRISE ALEXANDER, Case No. 2:12-cv-05042-AB CASSANDRA BAILEY, INDIVIDUALLY AND AS THE REPRESENTATIVE OF MOTION FOR LEAVE TO AMEND THE ESTATE OF JOHNNY BAILEY, CIVILACTION COMPLAINT FOR RONNIE COLEMAN, TIM DENTON, DECLARATORY RELIEF, MEDICAL LELAND C. DOUGLAS, JR., BALDWIN) MONITORING, INJUNCTIVE MALCOM FRANK, PATRICK **RELIEF AND DAMAGES** JACKSON, ERIC KELLY, EMANUEL MCNEIL, ANTHONY E. NEWSOM, JURY TRIAL DEMAND FOR ALL ROBERT POLLARD, ALLEN RICE. **CLAIMS TRIABLE BY A JURY** TYRONE SMITH, PATSY LEWIS INDIVIDUALLY, AND AS THE REPRESENTATIVE OF, THE ESTATE OF MARK LEWIS, CHRISTOPHER CROOMS, BEN BRONSON, RICHARD **JOHNSON** Plaintiff, v. NATIONAL FOOTBALL LEAGUE, INC. and NFL PROPERTIES, LLC as successor in interest to NATIONAL FOOTBALL LEAGUE PROPERTIES, INC., Defendants.

For the reasons set forth in the Brief in Support of this Motion, pursuant to Rule 15 of the Federal Rules of Civil Procedure, Plaintiffs respectfully request leave to amend their Complaint, filed on September 4, 2012. The proposed Amended Complaint is attached hereto as Exhibit A. Specifically, Plaintiffs seek to amend their Complaint to add Riddell, Inc. (d/b/a Riddell Sports Group, Inc.), All American Sports Corporation (d/b/a Riddell/All American), Riddell Sports

Group, Inc., Easton-Bell Sports, LLC, and Easton-Bell Sports, Inc., as defendants in this matter.

Plaintiffs request that the attached Amended Complaint be deemed so filed.

A proposed Order is filed herewith.

This the 24th day of July, 2013.

Respectfully Submitted,

WASHINGTON & ASSOCIATES, PLLC

/s/ Mickey Washington

Mickey Washington

Texas State Bar No.: 24039233 5020 Montrose Blvd., Suite 800

Houston, Texas 77006

Telephone No.: (713) 284–5208 Facsimile No.: (713) 284-5250

Email: mw@mickeywashington.com

The Canady Law Firm

James Carlos Canady

Texas State Bar No.: 24034357 5020 Montrose Blvd., Suite 800

Houston, Texas 77006

Telephone No.: (713) 284–5204 Facsimile No.: (713) 284-5250

Email: ccanady@canadylawfirm.com

LUBEL VOYLES LLP

Lance Lubel

Texas State Bar No.: 12651125

Adam Voyles

Texas State Bar No.: 24003121 Montrose Blvd., Suite 800

Houston, TX 77006

Telephone No.: (713) 284-5200 Facsimile No.: (713) 284-5250 Email: adam@lubelvoyles.com

lance@lubelvoyles.com

ATTORNEYS FOR PLAINTIFFS